1995 SESSION

INTRODUCED

LD6055344 **HOUSE JOINT RESOLUTION NO. 502** 1 2 Offered January 20, 1995 3 Establishing a joint subcommittee to study the child protective services system in the Commonwealth. 4 5 6 7 Patron-Mayer Referred to Committee on Rules 8 9 WHEREAS, the child protective services system was established by the General Assembly in 1975; 10 and 11 WHEREAS, the General Assembly established the child protective services system for the purpose of identifying children who are being abused or neglected, of assuring that protective services will be made 12 available to an abused or neglected child in order to protect such child and his siblings and to prevent 13 further abuse or neglect, and of preserving the family life of the parents and children, where possible, by 14 15 enhancing parental capacity for adequate child care; and 16 WHEREAS, the Child Protective Services Unit within the State Department of Social Services 17 provides guidance and technical assistance to the local departments of social services who are charged with investigating reports of alleged child abuse or neglect; and 18 WHEREAS, pursuant to regulations promulgated by the State Board of Social Services, local 19 20 departments of social services determine whether a case of child abuse or neglect is classified as 21 unfounded, reason to suspect or founded; and WHEREAS, a person who is suspected of or who is found to have committed child abuse or neglect 22 23 may appeal the finding of the local department, first to the local department and then to a hearing 24 officer employed by the State Department of Social Services and if still aggrieved, may appeal to the 25 circuit court whose role is limited to a review of the record; and 26 WHEREAS, the State Board of Social Services has the authority to promulgate regulations governing 27 the administrative appeals process, including the steps that accused persons may use to defend 28 themselves; and 29 WHEREAS, current child protective services procedures require those accused of child abuse and 30 neglect to prove their innocence rather than following the established rule of law which presumes that a 31 person is innocent until proven guilty; and 32 WHEREAS, formal rules of evidence are not used in the child protective services administrative 33 appeals process and the hearing officer has the authority to limit the introduction of witnesses, 34 documents and other materials that an accused person may deem necessary to defend himself; and 35 WHEREAS, local departments of social services have the authority to redact confidential portions of 36 the case record before providing it to an appellant and there is considerable variation among the 124 37 local departments of social services in the amount of the case record that is redacted and there is also 38 variation in how the local conference is conducted; and 39 WHEREAS, the State Department of Social Services maintains a central registry containing the 40 names of persons whose child abuse or neglect case was determined to be founded or reason to suspect; 41 and 42 WHEREAS, the central registry is routinely checked for employment screenings for many jobs that have contact with children and questions have been raised as to whether this is an appropriate use of the 43 44 central registry; and 45 WHEREAS, in November of 1994 the State Department of Social Services completed a study of the 46 child protective services appeals process and made a number of recommendations that would improve 47 the process; now, therefore, be it **48** RESOLVED by the House of Delegates, the Senate concurring, That a joint subcommittee be 49 established to study, evaluate and make recommendations concerning the child protective services system in the Commonwealth. The joint subcommittee shall review (i) the adequacy of investigatory training 50 51 received by child protective services caseworkers, (ii) the categories of complaint dispositions, particularly the reason to suspect category, (iii) access to and use of the central registry, (iv) the child 52 53 protective services appeals process, (v) proper procedures for editing investigative reports given to 54 appellants, (vi) the rights of appellants to present supporting witnesses and documents and (vii) the implementation of recommendations of the State Department of Social Services' November 1994 study 55 of the child protective services appeals process. The joint subcommittee shall be composed of seven 56 members, four of whom shall be members of the House of Delegates to be appointed by the Speaker of 57 the House; and three of whom shall be members of the Senate to be appointed by the Senate Committee 58 59 on Privileges and Elections. The Department of Social Services, the Executive Secretary of the Supreme

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60 Court, and the Office of the Attorney General shall provide assistance to the joint subcommittee.

61 The direct costs of this study shall not exceed \$6,300.

62 The joint subcommittee shall complete its work in time to submit its findings and recommendations
63 to the Governor and the 1996 Session of the General Assembly as provided in the procedures of the
64 Division of Legislative Automated Systems for processing legislative documents.

b) the dovernor and the 1990 session of the docheral Assembly as provided in the procedures of the
 Division of Legislative Automated Systems for processing legislative documents.
 Implementation of this resolution is subject to subsequent approval and certification by the Joint
 Rules Committee. The Committee may withhold expenditures or delay the period for the conduct of the
 study.